

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF VIRGINIA
Alexandria Division**

ROSY GIRON DE REYES; JOSE DAGOBERTO REYES; FELIX ALEXIS BOLANOS; RUTH RIVAS; YOVANA JALDIN SOLIS; ESTEBAN RUBEN MOYA YRAPURA; ROSA ELENA AMAYA; and HERBERT DAVID SARAVIA CRUZ,

Plaintiffs,

vs.

WAPLES MOBILE HOME PARK LIMITED PARTNERSHIP; WAPLES PROJECT LIMITED PARTNERSHIP; and A.J. DWOSKIN & ASSOCIATES, INC.,

Defendants.

Civil Action No. 1:16cv00563-TSE-TCB

NOTICE OF PLAINTIFFS' MOTION TO FILE DOCUMENTS UNDER SEAL

Pursuant to Local Civil Rule 5, Plaintiffs Rosy Giron De Reyes, Jose Dagoberto Reyes, Felix Alexis Bolaños, Ruth Rivas, Yovana Jaldin Solis, Esteban Ruben Moya Yrapura, Rosa Elena Amaya, and Herbert David Saravia Cruz (“Plaintiffs”) are filing a Motion to File Documents under Seal (“Motion”). In support of this Motion, Plaintiffs are submitting a Non-Confidential Memorandum in Support of Plaintiffs’ Motion to File Documents under Seal, along with this Notice and a Proposed Order.

This document serves as notice to the public that Plaintiffs, by counsel, have moved the Court to seal from public disclosure Exhibits 1 and 5 to Plaintiffs’ Motions *in Limine*. A brief description of the content of the documents Plaintiffs request to file under seal is as follows:

- Ex. 1: Confidential excerpts from the transcript of the deposition of Albert Dwoskin.

- Ex. 2: Confidential excerpts from the transcript of the deposition of Carolina Easton.
- Ex. 3: Confidential excerpts from the transcript of the deposition of Peter Williams.
- Ex. 4: Confidential excerpts from the transcript of the deposition of Josephine Giambanco.
- Ex. 5: Confidential excerpts from the transcript of the deposition of Defendants' designated 30(b)(6) deponent.¹

Objections to this Motion to File Documents Under Seal should be filed in the Civil Section of the Clerk's Office of this Court. This Notice will be posted for a minimum of 48 hours.

¹ Although Defendants did not mark their deposition transcripts as confidential, Plaintiffs file these transcripts under seal out of an abundance of caution.

Respectfully submitted,

//s//

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Dated: January 11, 2021

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Counsel for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that on this 11th day of January, 2021, I caused the foregoing to be filed electronically with the Clerk of the Court using CM/ECF, which will then send a notification of such filing to all counsel of record.

//s//

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